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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/533,342	03/23/2000	Colin D. Nayler	E0871	9949	
45305 7	7590 11/28/2005		EXAM	EXAMINER	
	TTO, BOISSELLE &	KUMAR, PANKAJ			
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			2631		

DATE MAILED: 11/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
Office Action Summary		09/533,342	NAYLER, COLIN D.	
		Examiner	Art Unit	
		Pankaj Kumar	2631	
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with	the correspondence address	
WHI(- Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLICATION OF THE MAILING DISTRICT IN THE MAILING DISTRICT DISTRIC	DATE OF THIS COMMUNIC 136(a). In no event, however, may a re- will apply and will expire SIX (6) MONT te, cause the application to become ABA	ATION. lly be timely filed HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).	
Status				
1)⊠ 2a)□ 3)□	Responsive to communication(s) filed on 16 L This action is FINAL . 2b) Thi Since this application is in condition for allowatelessed in accordance with the practice under	s action is non-final. ance except for formal matte		
Disnosit	ion of Claims			
4)⊠ 5)⊠ 6)⊠ 7)⊠ 8)□ Applicat 9)□ 10)□	Claim(s) 1-24 is/are pending in the application 4a) Of the above claim(s) is/are withdraware Claim(s) 1-20 is/are allowed. Claim(s) 21 and 22 is/are rejected. Claim(s) 23 and 24 is/are objected to. Claim(s) are subject to restriction and/or are subject to restriction and/or are specification is objected to by the Examin The drawing(s) filed on is/are: a) acceptable are applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The oath or declaration is objected to by the Examin The Oath Oath Oath Oath Oath Oath Oath Oath	er. cepted or b) objected to be drawing(s) be held in abeyance tion is required if the drawing(s)	e. See 37 CFR 1.85(a).) is objected to. See 37 CFR 1.121(d).	
	under 35 U.S.C. § 119	Adminor. Note the attached	Since Action of John 1 10-132.	
12)□ a)i	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority documen application from the International Bureasee the attached detailed Office action for a list	ts have been received. ts have been received in Ap prity documents have been r au (PCT Rule 17.2(a)).	plication No eceived in this National Stage	
2) 🔲 Notic 3) 🔲 Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08, r No(s)/Mail Date	Paper No(s)	mmary (PTO-413) Mail Date ormal Patent Application (PTO-152)	

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DETAILED ACTION

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Response to Arguments

1. Applicant's arguments with respect to claims 21, 22 have been considered but are moot in view of the new ground(s) of rejection.

Response to Amendment

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 21-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim in view of Tzukerman USPN 6,724,829.
- 4. As per claim 21, Kim teaches a) an input amplifier for amplifying a received modulated carrier signal according to one of a plurality of amplifier gain settings and outputting an amplified carrier signal (Kim fig. 1: inherent for tuner 102 to also be an amplifier especially when it is being controlled through a gain control circuit); b) a first gain control circuit for providing a first amplifier gain setting based on a carrier signal modulated in accordance with a first modulation method (Kim fig. 3: 214); c) a second gain control circuit for providing a second amplifier gain setting based on a carrier signal modulated in accordance with a second modulation method (Kim fig. 3: 225); d) a selection circuit for analyzing the carrier signal and automatically identifying whether the carrier signal is modulated in accordance with the first

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modulation method or the second modulation method (Kim fig. 3: 230), and for providing a gain control signal to the input amplifier (Kim fig. 3: "AGC signal to tuner") to amplify the carrier signal with either the first amplifier gain setting (Kim fig. 3: 214) or the second amplifier gain setting (Kim fig. 3: 225)

- 5. What Kim does not teach is to amplify based on the modulation method identified by the selection circuit. Tzukerman teaches to amplify based on the modulation method identified by the selection circuit (Tzukerman claim 1). Thus, it would have been obvious, to one of ordinary skill in the art, at time the invention was made, to arrive at the amplify based on the modulation method identified by the selection circuit as recited by the instant claims, because the combined teaching of Kim with Tzukerman suggest amplify based on the modulation method identified by the selection circuit as recited by the instant claims. Furthermore, one of ordinary skill in the art, would have been motivated to combine the teachings of Kim with Tzukerman because Kim suggests selecting the gain (Kim fig. 3: 230) (something broad) in general and Tzukerman suggests the beneficial use of selecting the gain based on the modulation such as maintaining average constant power level (Tzukerman col. 2 lines 36-38) because different modulations have different powers (Tzukerman col. 2 lines: 32-34) in the analogous art of amplifying.
- 6. As per claim 22, Kim in view of teaches the network receiver of claim 21, wherein the selection circuit includes envelop detection circuitry for detecting the duration of a power pulse in the envelope signal (Kim: signal duration is inherently detected based on its power when the signal is output the duration is from the time the signal started to be over a particular power threshold to the time it stopped being over a particular power threshold).

Allowable Subject Matter

- 7. Claims 1-20 are allowed.
- 8. Claims 23-24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 9. See prior action(s) for details.

Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pankaj Kumar whose telephone number is (571) 272-3011. The examiner can normally be reached on Mon, Tues, Thurs and Fri after 8AM to after 6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mohammad H. Ghayour can be reached on (571) 272-3021. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Pankaj Kumar Patent Examiner

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